IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

UNITED STATES OF AMERICA *

*

v. * Criminal No. **PJM 06-0306**

*

HAROLD STEVEN JACKSON

*

Defendant.

*

MEMORANDUM OPINION

Defendant Harold Steven Jackson was sentenced to 87 months imprisonment on March 06, 2007 for possession of a firearm by a convicted felon in violation of 18 U.S.C. § 922(g).

Jackson has moved for a modification of his sentence pursuant to 18 U.S.C. § 3582(c)(2). This section permits a court to modify a sentence if a defendant was sentenced to a term of imprisonment based on a sentencing range that has subsequently been lowered by the Sentencing Commission pursuant to 28 U.S.C. § 994(o). If the sentencing range has been so lowered, the court must also consider the factors set forth in 28 U.S.C. § 3553(a) and determine whether a reduction is consistent with applicable policy statements by the Sentencing Commission. *See* 18 U.S.C. § 3582(c)(2).

Jackson's Motion does not identify what amendment subsequently lowered the sentencing range under which he was imprisoned. Section 1B1.10(c) of the Sentencing Guidelines lists all of the retroactively applicable amendments. A review of the amendments since 2007 indicates that none would change the range of Jackson's sentence under 18 U.S.C. § 922(g). Jackson is thus ineligible for a reduction in his sentence under 18 U.S.C. § 3582(c)(2),

because he was not sentenced pursuant to a range that has subsequently been lowered by the Sentencing Commission.

Jackson's Motion is hereby **DENIED.**

A separate Order shall ISSUE.

/s/
PETER J. MESSITTE
UNITED STATES DISTRICT JUDGE

June 26, 2013